KNOXVILLE, TENN., WEDNESDAY, JUNE 28, 1865.

The Knoxville Whig

By BROWNLOW, HAWS & CO.

	of Sub			
ONE YEAR, payable	invariable	y in a	dvanue,	53 (0)
EIGHT MONTHS.	-	88	-	2 (0)
FOUR MONTHS.	347	(0)	311	1.00
No subscription will be	: Received	THE B	less parie	ed than Four
onthe.				
Remittances can be me	distances.	to Oher	Post Offi-	reat the risk

Orders for carsuit of integries must give Post Office, Coun y and State to which the paper has been and is to be sent. Rates of Advertising.

Liberal discounts will be made to those who advertise lib-Calls on persons to become candidates will be inserted as other advertisements, to be paid for invariably in advance.

All advertisements on which the number of insertions is not marked, will be published trial founds, and charged accordingly. Advertisements will be considered due when inserted, except those with whom we keep regular accounts.

No advertisement from a distance will be inserted unless accompanied by a remittance, except in cases where the advertiser is known to be punctual.

THE KNOXVILLE WHIG.

Knoxville, Tennessee, June 28, 1865.

8,000 rebel soldiers and 10,000 refugees and contra-bands. Mr. Cornelius has also buried at Murfrees-boro' and Stevenson 3,500 Federal soldiers. These soldiers, who have died or fallen in battle far away from home and friends, have all been decently and carefully interred, with the name of each and the number of his regiment plainly marked on a sub-stantial board at the head of his grave, so that his body can be recovered by his friends if desired. The cost to the Government has been five dollars for each soldier thus buried. During the same period Mr. Cornelius has sent home the bodies of about 5,000 officers and soldiers, secured in metalic cases. The cost to parties who have thus had the bodies of their relative and friends sent them is, we believe, their relative and triends sent them is, we believe, eighty-five dollars, besides transportation. These statistics will give the reader some idea of the havor which war has made with the lives of the men who went forth in the vigor of youth and manhood, to fight the battles of their country. From the following table it will be observed that Ohio, Indiana. ing table it will be observed that Onlo, India.
Illinois and Tennessee have the largest numbers:

Indiana	2008	589	540	276	1773
Illinois	374	678	358	244	1654
Ohio Pennsylvania	506	751	704	377	2338
Penneylvania	29	84	122	34	200
Kentucky	290	196	132	153	071
U. S	01	950	77.411	1	180
Michigan	140	200	190	1	9.16
Wisconsin	1415		455	101	7413
Tennessee	100	96	81	104	117
Kansas	- 1	1 1	8	1	16
Missouri	18	67	82	87	900
Minnesota	17	10	31	57	in
Unknown	62	1000	30	73	232
U.S.C	- 22		685	454	1149
New York	810	-	177	17	114
Now Jersey	-	200	10	2	18
New Hampshire	-	-		1	2
Connecticut	-	175		-	9
Massachusetts	**	844		100	
Y.R. C	-	15.	122	22	24
Employees			407	223	631
Citisens Unass'd recruits	-	-	6	-	101
Total					.12,284
The second secon	n de la company			-	

1 1862 | 1863 | 1864 | 1866 | TOTAL

Proclamation by the Governor.

STATE OF TENNESSEE, EXECUTIVE DEPARTMENT. | Nashville, June 12, 1865. Whereas, The State of Tennessee has long been without a representation in the Congress of the United States, and has had only a partial representation since the beginning of the war; and whereas, the loyal people of the State have, at the ballot box and in many other ways, expressed their desire to discharge their duties as citizens of the United States of America, and did, on the 4th day of March 1845. discharge their duties as citizens of the United States of America, and did, on the 4th day of March, 1865, choose and elect a Legislature of the State, who have duly assembled under the Constitution and laws of the State, and have fully reorganized the State Government, and have elected two Senators to the Congress of the United States, and have, by their act of June 9, 1865, apportioned the representation of the State in the Congress of the United States;

Therefore, I, William G. Brownlow, Governor of

Therefore, I, William G. Brownlow, Governor of the State of Tennessee, do hereby command the sheriffs or coroners of the several counties of the State of Tennessee to open and hold an election at all the places of holding elections in their respective counties, on Thursday, the third day of August next, for the purpose of electing representatives in the Congress of the United States, according to the provisions of the said set of June 2th 1805.

ns of the said act of June 9th, 1865. And whereas, since the election of the present General Assembly, the following vacancies have oc-curred in the representation thereof, viz: In the Senatorial District composed of the coun-

In the Schatorial District composed of the counties of Johnson, Carter, Washington and Sullivan, caused by the resignation of the Hon. R. R. Butler, In the Schatorial District composed of the counties of Knox and Rosne, caused by the resignation of the Hon. Samuel R. Rodgers;

In the Schatorial District composed of the counties of Bedford and Marshall, caused by the resignation of the Hon W. H. Wisener;

In the Schatorial District composed of the counties of Hardin, McNairy and Hardeman, caused by the resignation of the Hon. Fielding Hurst;

In the House of Representatives, from the county of Giles, caused by the resignation of the Hon. Jas. R. Dillen;

From the county of Stewart, caused by the resig-

From the county of Henry, caused by the resig-nation of the Hon. James Woods; From the county of Henry, caused by the non-acceptance of the Hon. Thomas Crutchfield; From the counties of Lincoln, Marshall and Giles, caused by the non-acceptance of the Hon. David

shall be the duty of the County Court Clerk in each county to open and keep a registration of voters, before whom proof, under oath, shall be made that the voter falls within the provisions of said act;" said courty Court Clerks are hereby commanded, without delay, to procure a bound book, or books, for each county, and to open and keep the same as a registration of voters of said county, and shall furnish to such persons as may fall within the provisions of said act a certificate of registration, and no person shall be permitted to vote at said election without such certificate.

The following form of certificate of registration is respectfully recommended:

In testimony whereof I have hereunto subscribed my name, and caused the great seal of the State to be affixed at the Department in Nashville, this 13th day of June, 1865. W. G. BROWNLOW. By the Governor : A. J. FLETCHER, Secretary of State.

THE ELECTIVE PRANCHISE BILL AS IT PASSEB BOTH HOUSES OF THE LEGISLATURE.

WHEREAS, The first article and the first section of the declaration of Rights in the Constitution of the State of Tunnessee declares—"That all power is inherent in the people; and all free governments are founded on their authority and instituted for their peace, safety and hap-piness, for the advancement of these ends they have at all times an inalienable and indefeasable right to alter, retimes an inalignable and indefeasable right to alter, re-form or abolish the government in such manner as they may think proper; and whereas, a large and respectable convention of the free and loyal people of the State of Tennessee met in the city of Nashville, on the 9th day of January, 1865, and proposed cereain alterations and amendments to the Constitution of the State of Tenness-see, for rejection or ratification by the loyal people on the 22d of February following: and whereas, said amond-ment and schedule were solemnly ratified with great and minity by the authoritative voice of the people: min ment and schedule were solominly ratified with great unanimity by the authoritative voice of the people: underforces, the 8th Section of said schedule provided for the election of a Governor and members of the Legislature on the 4th day of March, 1865, and who, in accordance there with, were elected by the ballots of the layal people; and whereas, the same authoritative voice in section its of the schedule, delegated to the General Assembly, meeting first under the amended constitution the right to fix the qualification of voters and the limitation of the elective franchise: therefore acting faithfully under and in accordance with the delegation of the supreme power:

Section I. Be it canced by the forecast Assembly of the State of Teamersee, That the following persons to wit left. Every white man twenty-one years of age, a citizen of the United States, and a citized of the county wherein he may offer his vote, six months next preced-

ren of the United States, and a citized of the county wherein he may offer his vote, six months next preceeding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the county wherein he may offer his vote, six months next preceeding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the county wherein he may offer his vote six months next preceeding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the county wherein he may offer his vote six months next preceeding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the county wherein he may offer his vote six months next preceeding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the county wherein he may offer his vote, six months next preceding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the county wherein he may offer his vote, six months next preceding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the united of the county wherein he may offer his vote, six months next preceding the day of election, and publicly known to have entertained unconditional Union sentiments, from the outpart of the united of the county wherein he may offer his vote, six months next preceding the day of election, and publicly known to have entertained unconditional Union sentiments. Every white man, a citizen of the United States, and a citizen of the county wherein he may offer his vote six months next preceding the day of election, having arrived at the age of twenty one years, since March 4th 1865, provided that he has not been engaged in armed rebellion against the authority of the United States, voluntarily; and 3d. Every white man of lawful age, cousing from another State, and being a citizen of the United States, on proof of loyaity to the United States, and being a citizen of the county wherein he may offer his vote six months next preof loyalty to the United States, and being a citizen of the county wherein he may offer his vote six months next preceding the day of election: and 4th. Every white man a citizen of this State, and a citizen of the United States, who has served as a acidizer in the army of the United States, who has served as a acidizer in the army of the United States, and has been or hereafter may be honorably discharged therefrom: and 5th. Every white man, of lawful age, and a citizen of the United States, and a citizen of the county wherein he may offer his vote, six months next preceding the day of election, who was conscripted by force into the so-called Confederate army, and was known to be a Union man on proof of loyalty to the United States, established by the testimony of two voters under the previous classes of this section; and 6th. Every white man who voted in this State at the Presidential election in Novem bet, 1864, or voted on the 22d of February, 1865, or vovoted in this State at the Presidential election in November, 1864, or voted on the 22d of February, 1865, or voted on the 4th of March, 1865, in this State, and all others who had taken the "Oath of Allegiance" to the United States, and may be known by the Judges of the elections to have been true frieads to the Government of the United States, and would have voted in said previously mentioned elections, if the same had been holden within their reach, shall be entitled to the privileges of the elective franchise.

Sec. II. Be it further counted, That all persons who Sec. II. Be at frother control, That all persons who are or shall have civil or diplomatic officers or agents of the so-called Confederate States, or who have left judicial stations under the United States, or the State of Tennesce, to aid in any way in the existing or recont robellion against the authority of the United States or who are or shall have been military or naval officers of the so-called Confederate States above the rank of Captain in the army, or Lieptenant in the navy or who have left seats in against the authority of the United States or who are or shall have been military or naval officers of the so-called Confedetate States above the rank of Captain in the army, or Lieutenant in the navy, or who have left seats in the United States Congress, or seats in the Legislature of the State of Tennessee to aid said robellion, or have or signed commissions in the army or navy of the United States of America, against Three Traces of Land in the 14th civil district robellion, or persons who have voluntarily given aid to said robellion, or persons who have engaged in any way in treating otherwise than lawfully priseners of war persons found in the United States service as officers, soldiers, seamen, or in any other capacities, or persons who have been or are absenteer from the United States for the purpose of aiding the rebellion, or persons who have pose of aiding the rebellion, or persons who held preten-ded offices under the government of States in insurrection against the United States, or persons who left their homes within the jurisdiction and protection of the United States, or fled before the approach of the national forces, and passed beyond the Federal military lines into the so-call-

ded Confederate States for the purpose of aiding the rebel-lion, shall be denied and refused the privelege of the elec-tive franchise in this State for the term of fifteen years from and after the passage of this act. Sec. III. Be it further sameted, That all other persons except those mentioned in section I, of this act are here-by and hereafter excluded and denied the exception of the

by and hereafter excluded and denied the exceeise of the privilege of the elective franchise in this State for the term of five years from the passage of this act.

Sec. IV. He it further exceed, That all persons embraced in section III, of this act after the expiration of said five years, may be readmitted to the privilege of the elective franchise, by petition to the Circuit or Chancery Court, on proof of loyalty to the United States, in open Court, upon testimony of two or more loyal citizens of the United States.

Sec. V. Be it further emarked. That so long as any of the white citizens of the State of Tennessee, who, by this act, are entitled to exercise the elective franchise, shall be connected with the army of the United States, or with the militia force of this State in actual service, the Governer shall issue writs of election to the commanding officers of

shall issue writs of election to the commanding officers of such brigades, regiments or detachments of Tennessee soldiers, wherever located, who shall open and hold the election, and receive the votes of their respective com-mands, and return the same to the Secretary of State, and which shall be counted in the same way and manner and which shall be counted in the same way and manner as if said votes had been east in any of the counties of the State to which the soldiers belonged.

Sec. VI. Be it further entered, That it shall be the duty of the County Court Clerk in each county to open

and keep a registration of voters and before whom proof, under oath, that the voter falls within the provisions of article I. of this act shall be made: Provided, No man of publicly known Union sentiments shall be required to make oath in doing the same; and said Clerk shall re-

make oath in doing the same; and said Clerk shall receive such compensation as the County Court in each
county may deem proper; and also said clerk shall issue
to all said persons a certificate of registration, and no one
shall be permitted by the judges of elections to vote unless so registered.

Sec. VII. And be it farther enacted, That any voter
may be challenged by an admitted voter of Section I of
this act, on offering his vote, and thereupon the judges of
elections shall peremptorily, to the person so challenged,
before permitting him to vote, administer the following
oath; said oath to be taken by all judges of elections and
candidates of office:

rom the county of Henry, caused by the non-acceptance of the Hon. Thomas Crutchfield:
From the counties of Lincoln, Marshall and Giles, caused by the non-acceptance of the Hon. David McGabey.

Therefore, the sheriffs or coroners of the several counties in which said vacancies exist, shall open and hold said election for the purpose of filling the vacancies existing in the representation of said several counties.

And whereas, the General Assembly, on the 5th day of June, passed "An act to limit the elective franchise," which is hereto annexed, and made a part of this proclamation; the said sheriffs and the judges of said elections, and all others, are hereby strictly enjoined to enforce the provisions and restrictions declared in said act, and to require that every voter shall be qualified to vote according to the same.

And whereas, the said act provides: "That it shall be the duty of the County Court Clerk in each seems the said sheriffs and the same.

And whereas, the said act provides: "That it shall be the duty of the County Court Clerk in each seems the said set first the restriction. So help me God."

See, IX. And be it in the vote, administer the following oath; said each to be taken by all judges of elections and death to be taken by all judges of elections and death to be taken by all judges of elections and death to be taken by all judges of elections and defend it against the assaults of at its enemies; that I will henceforth support the Constitution of the United States, and the united States, and the united States, and under all laws and proclamations made in pursuance thereof, to establish the National authority support and defend it against the assaults of at its enemies; that I will henceforth support the Constitution of the United States, and the united States, and under all laws and proclamations made in pursuance thereof, to establish the National authority support and defend it against the assaults of at its enemies; that I will heartly all in the constitution of the United States, and unde

Sec. IX. And be ir further enacted, That the power is

reserved to alter, amend, or change the provisions of this act at any time when in the opinion of this General Assembly of the State it is right and proper.

Sec. N. This act to take effect from and after its passage WILLIAM HEISKELL.

SAMUEL R. RODGERS,

New and Splendid Stock

Spring Summer Dry Goods! 6618-17 Eames & Wilds.

Gay Street, Knexville, Tennessee, HAVE JUST RECEIVED AND OPEN. a superior stock of new and fashions

SPRING AND SUMMER GOODS! An act to fine therefore a qualified voter of said states, and is therefore a qualified voter of said sounty.

Given under my hand at my office, the — day of ——, 1865.

A—— B——, Clerk.

Consisting of Ladies' Dress Goods, Ready-Made Clothing of every variety, Hats, Caps, Boots, Shoes, Notions, &c., &c., all of which they will dispose of at a reasonable profit. We invite the public generally to call and examine our stock before purchasing elsewhere.

Charling of Ladies' Dress Goods, Ready-Made Clothing of every variety, Hats, Caps, Boots, Shoes, Notions, &c., &c., all of which they will dispose of at a reasonable profit. We invite the public generally to call and examine our stock before purchased.

United States of America — District of East Tennessee.

WHEREAS, An information was alon in the District Court of the United States for the Eastern District Court of the United States for the Eastern District of Tennessee, at Knexville, on the 28th day of April, 1865, by C. W. Hall, Esp., Attorney of the United States for said District, on behalf of the United States of America, against One Tract of Land in the 10th civil district of Hawkins county, containing 240 acres, adjoining the lands of John Netherland and others, sched as the property of Geo. R. Powell, and against all pursons lawfully intervening for their interests therein, alleging that said tract of land had been hereofore seized by Revenue Agents as forfeited to the United States for causes in said information set forth and averred to be true, and praying for the usual process and monition: Now, therefore, purfor the usual process and monition: Now, therefore, pursuant to the monition, under the seal of said Court, to me directed. I hereby give public notice to all persons concerned in interest in said tract of land to appear before said Court at the Court House in Knoxville aforesaid, on the 27th day of November, 1865, at 10 o'clock, A. R., then and there'to interpose their claims and make their allegations.

If You Want

THE BIST SMOKING TOBACCO, call at J. L. COOPER & REC.'S

U. S. Murshal, Dist. E. Tenn.

[No. 303.] United States of America — District of East Tennessee.

Tennessee.

W HEREAS, An information was filed in the District Court of the United States for the Eastern District of Tennessee, at Knoxville, on the 28th day of April, 1805, by C. W. Hall, Esq., Attorney of the United States for said District, on behalf of the United States for said District, on behalf of the United States of America, against One Tract of Land in the 1st civil district of Grainger county, adjoining the lands of the widow Boas and others, selson as the property of Richard H. Ford, and against all persons lawfully intercenting for their interests therein, alleging that said tract of land had been heretefore seized by Revenue Agents as forfeited to the United States for cause in said information sei ed to the United States for causes in said information set forth and aversed to be true, and praying for the usual process and monition: Now, therefore, pursuant to the monition, under the seal of said Court, to me directed, I hereby give public notice to all persons concerned in interest in said tract of land, to appear before said Court at the Court House in Kuoxville on the 27th day of No-vember, 1865, at 10 o'clock, a. st., then and there to inter pose their claims and make their allegations.

B. McDANNEL.

U.S. Marshal, Dist. E. Tean.

[No. 304.] United States of America — District of East Tennessee.

Tennessee.

WHEREAS, An information was filed in the District Court of the United States for the Eastern District of Tennessee, at Knexville, on the 28th day of April. 1865, by C. W. Hall, Esq., Attorney of the United States for said District, on behalf of the United States of America, against One Tract of Land in the 2d civil district of Grainger county, containing 540 acres, joining the lands of Drury Morris and others, seized as the property of James S. Carmichael, and against all persons lawfully intervening for their interests therein, alleging that said tract of land had been heretofore seized by Revenue Agents as forfeited to the United States for causes in said information set forth and averred to be true, and proying for the usual process and monition. New, therefore, pursuant to the monicess and monition. Now, therefore, pursuant to the moni-tion, under the seal of said Court, to me directed, I hereby give public notice to all persons concerned in interest it said tract of land to appear before said Court at the Court House in Knoxville aforesaid, on the 27th day of November, 1865, at 10 o'clock, a. s., then and there to interpose their claims and make their allegations.

B. McDANNEL, U. S. Marshal, Dist. E. Tenn, [No. 305.]

United States of America—District of East
Tennessee.

WHEREAS, An information was filed in the District
Court of the United States for the Eastern District Agents as forfeited to the United States for causes in said information set forth and avered to be true, and praying for the usual process and monition: Now, therefore, purtor the usual process and monition: Now, therefore, pur-suant to the monition, under the scal of said Court, to me directed, I hereby give public notice to all persons con-cerned in interest in said tracts of land to appear before said Court at the Court House in Knoxville aforesaid, on the 27th day of November, 1865, at 10 o'clock, A. M., then and there to interpose their claims and make their alle

B. MeDANNEL, U. S. Marshal, Dist. E. Tenu.

[No. 306.] United States of America — District of East

For circulars and price list, call at
Tennessee.

WHEREAS, An information was filed in the District WHEREAS, An information was filed in the District Court of the United States for the Eastern District of Tennessee, at Knoxville, on the 1st day of May, 1865, by C. W. Hall, Esq., Attorney of the United States for said District, on behalf of the United States of America, against One Lot of Goode, Wares and Merchandize, seized as the property of Philip Dicker, and against all persons lawfully intervening for their interests therein, alleging that said goods, wares and merchandize had been heretofore seized by Revenue Agents as forfeited to the United States for causes in said information set forth and averred to be true, and praying for the usual process and monition: Now, therefore, pursuant to the monition, unmonition: Now, therefore, pursuant to the monition, un-der the seal of said Court, to me directed, I hereby give public notice to all persons concerned in interest in goods, wares and merchandize to appear before said Court at the Court House in Knoxville aforesaid, on the day of November, 1865, at 10 o'clock, A. M., then and there to interpose their claims and make their

U. S. Marshal, Diet. E. Tena.



DR. P. H. CARDWELL HAS THIS DAY EFFECTED AN

VULCANIZED RUBBER BASE,
Being the latest improvement in our profession, and having
been sufficiently tested to warrant its utility, we take pleasure in
recommending it as being far preferable in many respects to
any other base heretofore used. It can be used in many instances where all other materials fail. No one need, therefore,
despair. Call on me, give me your work and I will demonstrate
these facts.
Remember that a full set of teeth on this method cost only
half what they would on gold, and yet preferable in all respects.
mStr Respectfulty.

A. RENNEDY, 78.

A. A. RENNEDY.

KENNEDY & BRO.,

A. A. KENNEDY

A. BENNEDT, JR.

First door west of the Exchange and Deposite Bank,
KNOXVILLE, TENN.,

WHOLESALE AND RETAIL GRO-CERS and Commission Merchants; dealers in Cotton Valls, Brown Domestics, Elour, Bacon, Hardware, Queenware, Sugar, Coffee, and keep constantly on hand a large lot of Salt and family supplies generally.

A. H. & W. O. GARDNER. Wholesale Grocers, AND

Commission Merchants. 418 Main Street, bet. 4th and 5th, ONE DOOR ABOVE CITIZENS' BANK. Louisville, Ky.

O. P. TEMPLE, Attorney at Law, Knozville, Tennessee. Reference W G. BROWNTON.

W. R. SEVIER, M. D., Office, West side of Broadway, 2d door below 3d st. Cincinnati, Ohio.

LOOK HERE. EVERYBODY.

If You Want to Buy THE BEST HARD PRESSED CHEWING TOBACCO call at J. L. COOPER & BRO'S If You Want to Buy THE BEST NAVY TOBACCO, call at J. L. COOPER & BEC.'S

> If You Want THE DEST FINE CUT TOBACCO, call at J. L. COOPER & BRO.'S

If You Want THE BEST CIGARS IN TOWN, call at J. L. COOPER & BRO.'S

If You Want

DRY GOODS, HATS, CAPS, BOOTS, SHOES, HARD-WARF and QUEENSWARE, call at
J. L. COOPER & BROUS

FEE, Crackers, Sugar, Tea, Indigo, Madder, Alum, Copperas, Legwood, Cuibar, Bluestone—in fact, if you want to buy any thing, give us a call, for have get it, and intend to sell as low as anybody.

J. L. COOPER & BRO.,

tiay street, 2 doors North of the Post Office, r5 8m Knoxytille, Tess. PERFUMERY.

T. I. VAN GILDER & CO.

Have just received

A choice assortment of Perfumes, which consist, in part of some of the finest Imported Extracts over brought to

Mille Fleur, Verbena, A lia Violette, (French.)
Bridal Rose, Minel, (French.) Muse, (French.)
Jasmine, (French.) Oriental Braps, Phallon's
Night Blooming Cereus, Magnolin, Kiss Me
Quick, Kniobt's Templars' Bok, Belle Caroline, Barrett's Florimer, Jockey Club,
Spring Flowers, New Mown Hay, White
Fond Lilly, Patchouly, (French.) Sandal
Wood, Ambrosial, Sweet Brier Frongpannic, Vanilla, (French.) &c.

ALSO. Laird's Bloom of Youth, Hose Leaf Pow-der, Madame DeLof's Pearl Drops, Together with all the Hair preparations, such as Sterling's Ambrosial, Kendall's Amberline, Eureka Restorative, Hall's Sicilian Hair Benewer, Wood's Restorative, Harrett's Cocolne, &c., &c., &c.

PAUL & SANFORD. Forwarding & Commission

MERCHANTS.

No. 41 SOUTH MARKET STREET. NASHVILLE, TENNESSEE. Consignments respectfully solicited.

WE also keep constantly on hand a full

E. & H. F. BOOTH'S CELEBRATED BUGGIES AND CARRIAGES.

Work and material warranted the best

Orders received by J. W. THORNTON, Knoxville, Tenn.

Agricultural Implements

Machines

Of every variety for sale at manufacturers' prices-transpor-

J. R. PACE & CO.'S.

J. B. HOXSIE & CO.'S. or W. W. WOODRUFF'S. KNOXVILLE, TENNESSEE.

FAIRBANK'S SCALES Piffed at Cincinnati prices. may51-5m

Orders for

W. R. CORNELIUS, Dealer in all kinds of METALIC AND ZINC BURIAL CASES. General Funeral Undertaker. Principal office and rooms: Basement opposite the "Bell House,"

Embalming the Dead. By J. B. McCAFFREY, Embalming Surgeon.

Persons at a distance wishing information in reference to the dead, can get it by addressing J. B. McCaffrey, Agent at Knowville.

J. McCAFFREY.

On Main street, Knoxville.

FRANCIS E. SUIRE. ANDREW B. MERB FREDERICK ECKSTEIN. ISAAC H. TAYLOR. ANDREW B. MERRIAM. SUIRE, ECKSTEIN & CO., Wholesale Druggists. Northwest corner 4th & Vine Sts., Cinicanati, Ohio.

GLORIOUS NEWS! LOOK OUT FOR HOT WEATHER!!

Ice Cream for the Million!!! JUST OPENED, A SPLENDID ICE CREAM SALOON for Ladies and Gentlemen.

Also, FINE CAKES, of all kinds, can be had at the Bakery and Confectionary of P. KERN, West side of Market Square W. & H. Burkhardt,

511 Main St., bet. Fifth and Sixth, LOUISVILLE, KY., WHOLESALE GROCERS

Commission Merchants. AND DEALERS IN SUTLERS' SUPPLIES. Consignments solicited.

---AND---

Old Telegraph Office. JULIUS OCHS & CO. HAVE RETURNED AND OPENED their beautiful and well assorted stock at the old Telegraph Office. Their stock comprises every article fashionable for Ladues and Gentlemen's wear, such as Silies, Merines, Poplins, Delaines, and a large and nice assortment of Dress Trimmings, Giores, Hose, &c. The most fashionable styles of furnishing goods will be found at their establishment. Oall and see. ATHENS

FOUNDRY AND MACHINE WORKS.

THE SUBSCRIBER WOULD RESPECTIVILY amountee to the citizens of Athens, and the public generally, that he is in operation and proposes to do Castrage of every description in his line, and therefore solicits work from all those who may want suryining of the kind.

I am new rashing, and have for sale, different sizes of the Giobo, Groscent, Indiana and Iowa Coik Stoves, furnished complete. Various sizes of Fartor, Nine Plate, Chamber, Office and Shop Stoves. Also, Coal Stoves, Hollow Ware, Waffle Trous, Pows, Back and Jams for fire places. In fact, having a very large supply of natterns on hand, I can supply any order for any kind of Machinery that may be wanted.

wanted
I also manufacture Horse Powers and Threshers, and
also Carne or Sugar Mills, large and small Kettles, Spiral or
Incline Water Wheels
All kinds of machinery fitted up in the best and most
dirable manner, and apon short netice. Alse, Iron Rail-ing of every description. Brass and Composition Cartings,
may21-2m

F. M. Kilgore.

R. R. BUTLER. ATTORNEY AT LAW

United States Claim Agent, KNOXVILLE, TENNESSEE.

Collecting promptly attended to in all the Counties of East Transcence. PROSECUTES ALL KINDS OF CLAIMS

J. B. CARPENTER, Late Lieutenant and Adjutant lat Tennessee Light Artillery, S. MUNSON,
Late Lieutenant and Adjurant Str Tennessee Cavalry,
WOULD RESPECTFULLY INFORM
the citizens of Part Tennessee Cavalry

the citizens of East Tennessee that they have opened

for the purpose of adjusting and collecting all classes of claims against the Guvernment for supplies taken and informal vanchers given, and supplies taken and no receipts given, and for services rendered. Prompt attention given to settlements of efficers' accounts. Stoppage of pay removed, and certificates of non-indeptadess shalled for resigned officers.

Reasonable opens charged. of non-indextedness shadned for resigned omeers.

Reasonable prices charged
Vouchers bought or cellected at lowest prices.

237 Office 1st door Bouth of Exchange Bank, Gay street,
Post Office Box 189.

REFERENCES—Hon. W. G. Brownlow, Gen. A. C. Gillem, Col. L.

C. Houk, Capt. McNeish.

NEW GOODS. JUST RECEIVED, A FRESH STOCK of Goods, at PEED'S, west side of Gay street. It deer north of Cumberland, consisting in part of the following articles: Calicos, Douesties, Free Goods, Cottonades, Linena Flannels, Ginghams, Challies, Bed Taking, Raimornals, Hoop Skirts, Pocket II andkerchiefs, Boots & Shoes, Hats, Stationery, Sugar, School Books, Coffee, Stick Candies, Pancy Candies, Pocket Knives, Sciasors, Steel Pens, Knives and Forks, Pipes, Smoking and Chewing Tobacco, Queensware, Citron, Raisins, &c.

READY MADE COOTHING. Also, all kinds of Notions, Dye St. 25, Soda, Saieratus, Spices, Plavoring Extracts, Perfunery, Ac., and a great many things too tedious to mention.

Those wishing to purchase any of the above articles would do well to call, for I will sell cheap.

maylot!

O. J. K. PEED.

O J. R. PEED. A. SIMPKINSON & CO.,

Wholesale dealers in

CUSEOM MADE AND EASTERN

BOOTS AND SHOES.

99 Pearl Street, Cincinnati, Ohio.

WE HAVE THE LARGEST AND beat assortment of Boots and Shoes in the United States, and will sell them low for cash. Please examine our stock before purchasing claewhere.

A. SIMPKINSON & CO.

OULD KSSPECTFULLLY ANNOUNCE to the afflicted that he has opened an office on Gay street, opposite the Lamar House, Knowlile, Tenn., for the special treatment of all forms of Private or Venereal Diseases. Dr. Salter has had more than twenty years experience in treating the above named diseases; therefore, he would respectfully solicit a call from those who may be afflicted with axy form of the aforcaid diseases, feeling confident from his long and varied experience in treating said diseases, that he will be able to render entire satisfaction to all who honor him with their confidence and patronage. Office hours from S to 12, A. M., and from 2 to 6, F. M.

CHANCERY COURT-KNOXVILLE.

SALES. N accordance with a decree made in this cause at the April term, 1865, of said court, I will sell, at the sourt boase door in Knoxville, on Friday, the 21st day of July next, a house and but or lots in Knoxville, owned by respondent, lying south of Hill atreet, and west of Poplar street, which divides it from Jas. II. Cowar's residence, and bounded west by the Rabun Gap R., on a credit of 12 months, with interest, without the equity of redemption, taking bond with approved security, and retaining a lien till paid.

A D. A. DEADERICK, C. A M.

J. M. Callowny vs. R. F. Reynolds. IN accordance with a decree made in this cause at the April term, 1865, of said court, I will sell, at the court house door in Knoxville, on Friday July 21st, 1865, two Tracts of Land, the property of respondent, lying in Knox county, on Beaver Greek and Copper Riege, adjoining the lands of N. Nelson, E. K. Parker, William Thiery and others, on a credit of 6 and 12 months, without the right of redemption, taking bonds, bearing interest, with good security, for the purchase money, and retaining a lien till paid. 4w D. A. DEADERICK, C. & M.

Thomas J. Pawell and others, cs. William H. Sucod. Theomas J. Provellated others, or. William H. Sucod.

In conforming to a decree made in this case, by said Court at its April term, 1985, I will sell, Friday, July 21, 1885, a house and lot on the north side of Main street, Knoxville, east of the Court House, adjoining J. H. Armstrong's store house on the west, and Wm. Pope's on the east. Also a small house on the west side of Gay atreet, occupied by George Smith as a jeweler's shop. Also 120 shares of stock in the Knoxville Gas Light Company, and said Sneed's interest in the pipes, fixures and real estate of said company. Also a lot in kask Knoxville, No.

—, and a lot rear the depot, No.

Note, at 12 months, with interest will be required, with good security, and a lien retained till the purchase money is paid. The equity of redemption is taken away.

D.A. DEADERICK, C. & M.

Thomas J. Powell and others cs. G. B. Lamar. Thomas J. Possell and others cs. G. B. Latour.

N obedience to a decree made by said court in this cause at its April term, 1886. I will seed, at the court house door in Knoxville, on Friday, the 21st day of July next, certain real estate belonging to said Lamar, lying near and north of Knoxville, that is, a tract of land of about 57 acres, except some 80 acres of it reserved from sale. Also about 73 acres adjoining the Ingles and Kennedy lands. Also 32 lots in Sneed, King & Co's addition to Knoxville, near the Railroad depots. Time, 12 months, without the equity of redemption, taking bond bearing interest, said restaining a lieu till the purchase moncy is paid. A payment sufficient to cover costs in the several cases will be required down. jo21-4w D. A. DEADERICK, C. & M.

ATTACHMENT.

THOMAS L. DAVIS, hereby certify that an attachment, smed out by Samuel Dotson against C. Y. Rice and Thomas Henderson, of Chalborne county, rebeis against the Government of the United States, and said attachment being levied on one tract of land adjoining the lands of Timothy Boraska and others, and I wish publication to be maile in Brownlow's Whig for four successive weeks, commanding said defendants to come forward on the 17th day of July, 1505, and answer said complaint.

Je21-4w pg.** THOMAS L. DAVIS, J. P.

A LSO, another attachment, invited on one tract of land of S. J. Barnard, adjoining the lands of George Shoits and others, on the waters of Sycamore creek, in said townty, and Samuel Dotson having and out an attachment against said Barnard for two hundred and fifty dollars, and levied on the above tract of land, and desires publication be made for four successive works in Brownlow's Whig, commanding the defendant to come forward on the 17th day of July, and show cause why judgment should not be final in favor of said Botson, je21.4 w pt5*

CIRCUIT COURT-SEVIERVILLE. Timothy Chandler es. John S. McNutt and others.

Tappearing that John S. McNutt is a non-resident of the State of Tennessee, and that an attachment has been duly levied on his property: It is ordered that publication be made for four weeks in Brosslew's Whig, notifying said defendant to appear before the circuit court at Sevierville, on the M Monday of July, 1560, to make defense to this cause, otherwise judgment by default will be taken against him.

jex1-4w pc5.

VALUABLE LANDS FOR SALE.

IN OBEDIENCE TO A DECREE OF N OBEDIENCE TO A DECREE OF

the chaincry court at Montgomers, pronounced at the May
special tom, 1800, I will sell at the court house door in Montgomery on the 5th day of July most, one tract of land, as the
property of Julio Standed, containing 5th acres, tying in the
oth citi district of Margan county, on the Guilse road, and
adjoining the lands of Martin and Anderson Hurst and others
ales, one other tract of land containing—a cross, fying in the
bardetil district of said county, on the extern of the Hurst, in
the bead of the river, and known as the old Diddine place, adjoining the lands of Alba. Honey cult and effects a lac, one
other tract, containing 2th acres, lying in the 3th district, on
which there is a tau ward formerly occupach by J. H. Johnstein,
admining the former of Montgomery, thorpy W. Ketth and O.
Kienbasch, also, the one-seventh interest is wracter of land
lying in the 3d axid district of said county, adjoining the lands
of Isaac A show, John Kitterd and others, known as the fand
recupied by John M. Staples in his life time; also, all the interest in the Emery Maring, and Mannfacturing Company,
which works are attracted on Big Emery river, at or user what
is called the Bevil's Race-paths, adjoining the lands of the S.
McEwen, L. B. Sony and others, to activity said docree and
cove, in favor of Lewis H. Mosios, Term—cash in hand,
pell-law

UNION H. Britters, C. & M.

IN OREDIENCE TO TWO DECREES

IN OBEDIENCE TO TWO DECREES A OBEDIENCE TO TWO DECREES

of the chancery court at Montgomery, promonest at the
May special term, 1869, I will self to the highest hidder, at the
court house door in Montgomery on the 2let they of July, 1869,
two tracts of land as the property of David and Marcon oddreath, tying in the 5th civil district of Morgas county, on the
shirkings waters of Rene camp, and Reck creek, and Pignon
branch, adjoining the bands of W. J. Scott, the house of E. T.
Staples and others, and being the hands on which said Girratins
terment's resided, to satisfy said decrees and cores, one in favor
of William Summer, the ather in favor of Lewis H. Moster
Terms—Swell monitor credit, except 10 per cent, which is to
be paid in hand—the residue to be seemed by bend and security, with interest from date, and a lice relations in the premises until the purchase money is paid. No redemption on
the premises—jest-tw— JOHN H. BEHENT, C. & M.

PROSECUTES ALL KINDS OF CLAIMS
against the Government; also,
Pendon, Bounty, Back Pay, &c., &c., due the friends of deceased soldiers.
Government vouchers bought at collected on the best terms.
Informal claims corrected and collected for horses, forage
and property taken.
Also, collects pay for negroes enlisted in the army belonging
to loyal citizens.
It is as a record of the death of all East Tennessee soldiers,
who have died belonging to the Union army. He desires to see
all persons who drews pension at the breaking out of the release of the see in early in the hard of the release of the set in this class of
have died belonging to the Union army. He desires to see
all persons who drews pension at the breaking out of the release of the set in this class of
have died belonging to the Union army. He desires to see
all persons who drews pension at the breaking out of the release of the set in this class of
have died belonging to the Union army. He desires to see
all persons who drews pension at the breaking out of the release of the set in this class of
the set is entitled, if no widow, the children, if no children, the
fasher, if no father, the mether &c. The fees in this class of
the release to Gen. S. P. Carter, Dr. Brownlew, Cois. John Williams, John Easter, O. P. Temple, Sam'l R. Rodgers and Judge
Jones.

Office in basement story of the Court House, may146

CARPENTER & MUNSON,

General Claim Agents,

Office in basement story of the Court House, may146

CARPENTER & MUNSON,

CARPENTER & MUNSON,

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

CARPENTER & MUNSON,

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

Office in basement story of the Court House, may146

Office in basement story

The chancery court at Montgomery, pronounced at the May special term, 1965. I will sell to the highest biodier at the court house door in Montgomery, on the Bat any of July, 1866, one tract of land as the property of Jesse Stinescipler, containing 259 acres, lying in the 1st civil district of Morgan country, on the Croscket Fork of Emery river, adjoining the lands of Clark Stinescipler, containing as the property of Clark Stinescipler, containing as the property of Clark Stinescipler, containing as the area of land as the property of Clark Stinescipler, containing also acres lying in the lat district of said country, on the Croscket Fork of Emery river, adjoining the lands of D. M. Kelly, send I Stinesciper and others, one tract of land as the property of Themsel Hooks, containing 100 acres, lying in the laterier, on the waters of Rock Crock, adjoining the lands of Edyal Hall, Braxton Lane and others, also, one tract as the land of Rietcher Arius, containing 1,000 acres, lying in the latericity on the waters of Bands of Benjamin and Samuel Stinescipler and others; also, the lands of Enderted W. Grecking Novel, and the lands of Frederick W. Grecking, Nov. A. o. 6, 7, 8, 19, 10, 11, 12, 49, 40, 58, 20, 40, 61, 60, 66, 66, 66, 67, 40, 48, 76, 89, 146, 149 and 150, being the property who exampted by Mrs. Mary Langley, and the property whore said Gerding Identity tracked; also, two town lots in Kingston, Konne country, Term, with a license on ene, as the property of Daniel C. White, and adjoining the lots of R. K. Byrd, John Rose and others, to satary said decree and costs in favor of George W. Weith. Terms—Sevan months' credit, except 16 per sent, which is to be paid in hand—the residue to be secured by band and security, withstituterest from date, and a lien relaticed on the premises and the processes. IN OBEDIENCE TO A DECREE OF

IN OBEDIENCE TO NINE DECREES

of the chancery court at Montgomery, pronounced at the
May special term, 1802, I will sell at the court house door to
Montgomery, on the flat day of July seri, one tract of land
as the property of William L. Schooler, containing 473½ arres,
more or less, lying in the 2d civil district of Morgan county,
on the Flat Fork of Emery river, on both sides of the manu-road, i miles gast of Managemery, known as the Indian Tayera, adjoining the lands of Wm. Cord, C. H. Satisti and others
two other tracts of lands the property of James B. Schooler
two other tracts of lands as the property of James B. Schooler
tests lying in the 3d sivil district of said county, on the waters
of the Crooked Fork of Emery river, one known as the Illian
beth Duncan farm, containing 170 acres, stor near the function
of Crooked and Beach forks of Emery, adjoining the lands of
James O. Langley and the heirs of James Kolley and others—
the other tract known as the J. W. Laymann farm, lying on
both sides of the main road, 6½ miles east of Montgomery,
centaining 289 acres, adjoining the lands of James B. Johnson,
Martin Melton and others, and the land on which J. H. Schooler formerly resided, to satisfy said decrees and costs, in favor
of James Brasel, Jesse Brasel, James H. Johnson, &c., George
W. Keith, Wm. Summer, Lewis H. Moster, and Clark Stinciphor, R. A. Davis. Torms—Seven months credit, except. 10
per cent., which is to be paid in hand—the residue to be sourced
by bond, with interest from date, and a hen retained on the
premises till the purchase money is paid. No redemption on
the promises. Settlew. Johnson. IN OBEDIENCE TO NINE DECREES

A SIMPRINSON & CO.

MEDICAL NOTICE.

Dr. J. T. SALTER

WOULD RSSPECTFULLY ANNOUNCE to the afflicted that he has opened an office on Gay street opposite the Lamar House, Knoxville, Tenn., for the special treatment of all forms of Private or Venereal Diseases. It is and it; one other tract as the lands of Land of the incidence of a land of the special treatment of all forms of Private or Venereal Diseases. See the same of the lands of the learner of the lands of the land

IN OBEDIENCE TO A DECREE OF the chancery court at Montgonery, prenounced at the May special term, 1865, I will sell to the highest bidder, on the premises, on the 29th day of July, next, one tract of land as the property of Joel Triplett, containing 800 acres, 19ing in the 9th civil district of Scott county, on Brimstone creek, adjoining the lands of Wiley Duncan, John Triplett, lying in the 9th civil district of said county, on Brimstone creek, adjoining the lands of Joel Triplett, Wiley Duncan and cthere, and being the lands of Joel Triplett, Wiley Duncan and cthere, and being the lands on which said Tripletts formerly resided, to satisfy said decree and costs in favor of Reuben A. Davis, Millia Staples and others. Terms Seven months 'credit, except 19 per cent, which is to be paid in Seven months' credit, except 19 per cont, which is to be paid in hand—the residue to be secured by bond and security, with interest from date, and a lien retained on the premises notif the purchase money is paid. No redemption on the premises [e21-4w] JOHN H. BRIENT, C. & M.

IN OBEDIENCE TO TWO DECREES of the chancery court at Montgomery, premounced at the May special term, 1868, I will sell to the highest hidder, on the premises, on the 2d day of August next, all the right; tille, claim and individual interest that George W. Morgan has in and to 640 acres of land lying in Monroe county, Tunh., on the Tennessee river, in the Tith district, adjoining the lands of the heirs of Bartlett McGhee and others, to satisfy said decrees and coats in favor of Reuben A. Davis and Louis H. Mosler, Terms—Seven months' credit, except 10 per cent, which is to be paid in hand—the residue to be secured by bond and security with interest from date, and a lien retained on the premises until the purchase money is paid. No redemption on the pre-

CIRCUIT COURT. Second Judicial Circuit-Campbell county, Tenneswe.

Wm. James vs. B. F. Kincaid. Wm. James vs. B. F. Kincael.

The Defendant, B. F. Kincael. Reling a NonRESIDENT of this State. It is ordered that publication
be made for four successive weeks in Browniow's Whig, notfying said defendant to appear before the Circuit court at
facksborough on the 1st Monday of September next, and make
defense or the sains will be taken as confessed and set for hearing ex parte.

1. J. ROGERS, Clerk.

ATTACHMENT.

G. W. Cooper vs. John H. Sawyers.
APPEARING FROM THE AFFIDAVIT OF THE APPEARING FROM THE AFFEDAVIT OF THE planning in this cause, that the defendant is a non-resident of this State, or so abscords that the ordinary process cannot be served upon him, and it appearing that his outate has been attached: It is ordered that publication be made for four ancreasive weeks in Brownlow's Whig, nontrying said defendant in appear at my office in Knox county on the 4th day of Documber next, then and there to plead, answer or deniar to said case or it will be proceeded with ex parts.

June 14 - 4w processed of the county of the MYNATT. J. P.

ATTACHMENT.

William Ferguson vs. Josephus and Ben. 14th THE PLAINTIFF, ON AFFIDAVIT THE PLAINTIFF, ON AFFIDAVIT.

asys the defendants are included to him, and so absenue
or connect themsels that the ordinary process of law cannot
be served upon them, having obtained as original attachment
sgainst the estate of defendants, made returnable before John
J. Hudgeen, a Justice of the Peace for Bloomt co., and the same
having been levied on their property: It is ordered by said
Justice that the defendants appear before him at his office it
Bloomt county on Friday, the 25th day of August, 1865, or it
will be proceeded with ex parte. It is further ordered that this
notice be published for four weeks in Brownlow's Whig.

je21-4-sp15*

JOHN J. HUDGEONS, J. P.

John P. Rhey vs. Stephen Porter. John P. Risey vs. Stephen Porter.

THE PLAINTIFF, ON AFFIDAVIT, says the defendant is indebted to him and so abscends that process cannot be served upon him, having obtained an original attachment against the defendant, made estimable before John J. Budgeons, a Justice of the Peace for Blonnt co. and the same having been levied on his property: It is ordered by said Justice that the defendant appear before him at his office in Blonnt county, on the 25th day of August, 1865, or it will be proceeded with exparte. It is further ordered that this notice be published for four successive weeks in the Knarville White. 1814 of 1950.